

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

GARY IVAN TERRY,)	
)	
Appellant,)	
)	1:04CV432,
v.)	1:04CV742
)	
SARAH F. SPARROW,)	
Trustee in the SCAT, Inc. Bankruptcy Case,)	
)	
Appellee.)	

ORDER AND JUDGMENT

Beaty, District Judge.

For the reasons discussed in the Memorandum Opinion filed contemporaneously herewith, the Court concludes that Appellee's Motion to Dismiss the Appeal [Document #7 in 1:04CV432] is GRANTED, and Appellee's Motion to Dismiss the Second Appeal [Document #9 in 1:04CV742] is also GRANTED. Appellant Gary I. Terry's various motions which he has attempted to bring on behalf of SCAT [Document #3, 4, 10, 11, 15, 23 in 1:04CV432 and Document #5 in 1:04CV742] are DENIED, and these appeals are DISMISSED in their entirety.

The Court also notes that Mr. Terry currently has pending before this Court over 30 motions in 7 separate bankruptcy appeals. Mr. Terry continues to file various appeals, all based on the same general contentions disputing the underlying civil and criminal claims against him. However, Mr. Terry has apparently paid the filing fee with respect to only one of these appeals. While the Court will separately address all of the remaining matters that are presently pending before it, given this background, the Court in its discretion concludes that Mr. Terry should not be permitted to bring

any further appeals on behalf of SCAT without the appearance of a licensed attorney, and SCAT must be required to pay the standard fee for filing any future appeals. Therefore, the Clerk of Court is hereby directed that no future bankruptcy appeals by SCAT, or by Mr. Terry on behalf of SCAT, are to be accepted unless the Notice of Appeal is signed by a licensed attorney on behalf of SCAT and is accompanied by payment in full of the required filing fee.

This, the 30 day of March, 2005.


United States District Judge